UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON TACOMA DIVISION		
John Doe #1 , <i>et al.</i> ,	No. 3:09-CV-05456-BHS	
Plaintiffs,	Notice of Withdrawal	
V.	The Honorable Benjamin H. Settle	
Sam Reed, et al.,		
Defendants.		
Notice of V	Withdrawal	
Pursuant to Local General Rule 2(g)(2)(B), Joseph La Rue, counsel for Plaintiffs,		
respectfully notes this <i>Notice of Withdrawal</i> . In support, Mr. La Rue states as follows:		
1. On September 1, 2010, Mr. La Rue was granted admission to appear <i>pro hac vice</i> on		
behalf of Plaintiffs in the above-captioned case. (See Dkt. 121.)		
2. On November 4, 2011, Mr. La Rue will discontinue his employment with The Bopp		
Law Firm.		
3. Because Plaintiffs secured The Bopp L	aw Firm as counsel, Mr. La Rue will no longer	
be able to offer Plaintiffs legal counsel. Please remove his name from counsel lists and email		
distribution lists.		
Notice of Withdrawal (No. 3:09-CV-05456-BHS)	THE BOPP LAW FIRM 1 South Sixth Street Terre Haute, Indiana 47807-3510 (812) 232-2434	

1	Respectfully submitted this 4th day of Novemb	er, 2011.	
2			
3	s/ Joseph La Rue Joseph La Rue (Ohio Bar No. 80643)		
4			
5	By:		
6	/s/ James Bopp, Jr. James Bopp, Jr. (Ind. Bar No. 2838-84)*	Stephen Pidgeon	
7	jboppjr@aol.com Kaylan L. Phillips (Ok. Bar No. 22219)*	ATTORNEY AT LAW, P.S 30002 Colby Avenue, S	5. vita 306
8	kphillips@bopplaw.com Noel H. Johnson (Wis. Bar No. 1068004)*	Everett, Washington 98 (360) 805-6677	201
9	njohnson@bopplaw.com THE BOPP LAW FIRM	Counsel for All Plaintif	f_S
10	1 South Sixth Street Terre Haute, Indiana 47807-3510		
11	(812) 232-2434 Counsel for All Plaintiffs		
12	*Pro Hac Vice Application Granted		
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	Notice of Withdrawal (No. 3:09-CV-05456-BHS)	2	THE BOPP LAW FIRM 1 South Sixth Street

Terre Haute, Indiana 47807-3510

(812) 232-2434

1	Certificate of Service
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3	I, Joseph La Rue, am over the age of eighteen years and not a party to the above-captioned
4	action. My business address is 1 South Sixth Street, Terre Haute, Indiana 47807.
5	On November 4, 2011, I electronically filed the foregoing document with the Clerk of Court
6	using the CM/ECF system which will send notification of such filing to:
7 8	(1) Counsel for Defendants Sam Reed and Brenda Galarza: Anne E. Egeler — annee1@atg.wa.gov Jay Geck — jayg@atg.wa.gov William G. Clark — billc2@atg.wa.gov
9 10 11	(2) Counsel for Intervenor Washington Coalition for Open Government: Steven J. Dixson — sjd@wkdlaw.com Duane M. Swinton — dms@wkdlaw.com Leslie R. Weatherhead — lwlibertas@aol.com
12 13 14	(3) Counsel for Intervenor Washington Families Standing Together Ryan McBrayer — rmcbrayer@perkinscoie.com Kevin J. Hamilton — khamilton@perkinscoie.com William B. Stafford — wstafford@perkinscoie.com Rhonda L. Barnes — rbarnes@perkinscoie.com
15	I declare under the penalty of perjury under the laws of the State of Indiana that the above is
16	true and correct.
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18 19	Executed this 4th day of November, 2011.
20 21	s/ Joseph La Rue Joseph La Rue Counsel for All Plaintiffs
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28	Notice of Withdrawal 3 THE BOPP LAW FIRM (No. 3:09-CV-05456-BHS) 1 South Sixth Street

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